

1 Scott Jacobs, SBN 81980  
sjacobs@reedsmith.com  
2 Brandon Corbridge, SBN 244934  
bcorbridge@reedsmith.com  
3 REED SMITH LLP  
355 South Grand Avenue, Suite 2900  
4 Los Angeles, CA 90071-1514  
5 Telephone: 213.457.8000  
Facsimile: 213.457.8080  
6 Attorneys for Defendant  
7 SUR LA TABLE, INC.

H. Tim Hoffman (SBN 049141)  
hth@hoffmanandlazear.com  
Arthur W. Lazear (SBN 083603)  
awl@hoffmanandlazear.com  
Chad A. Saunders (SBN 257810)  
cas@hoffmanandlazear.com  
**HOFFMAN & LAZEAR**  
180 Grand Avenue, Suite 1550  
Oakland, California 94612  
Tel:(510)763-5700  
Fax:(510)835-1311

8 Attorneys for Plaintiff Nancy Dardarian

9  
10 **UNITED STATES DISTRICT COURT**  
11 **NORTHERN DISTRICT OF CALIFORNIA**  
12 **SAN FRANCISCO DIVISION**

13 NANCY DARDARIAN, individually and on  
behalf of all others similarly situated,

14 Plaintiffs,

15 vs.

16 SUR LA TABLE, INC., a Washington  
corporation

17 Defendant.

18 No.: 3:11-cv-00948-CRB

19 **JOINT STIPULATION AND [PROPOSED]**  
20 **ORDER TRANSFERRING ACTION TO**  
21 **UNITED STATES DISTRICT COURT**  
22 **FOR THE CENTRAL DISTRICT OF**  
23 **CALIFORNIA, 28 U.S.C. § 1404(a)**

1           WHEREAS, on February 16, 2011, Amanda Georgino filed a class action complaint in the  
2 Superior Court of California, County of Los Angeles, Case No. BC455406, on behalf of herself and  
3 a proposed statewide class consisting of all persons in California from whom Defendant Sur La  
4 Table, Inc. (“Sur La Table”) requested and recorded personal identification information in  
5 conjunction with a credit card transaction (the “*Georgino Action*”).

6           WHEREAS, on March 1, 2011, Plaintiff Nancy Dardarian filed the Complaint in this action  
7 on behalf of herself and a proposed statewide class of all persons in California from whom Sur La  
8 Table requested and recorded personal identification information in conjunction with a credit card  
9 transaction;

10          WHEREAS, on April 25, 2011, the *Georgino Action* was removed to the United States  
11 District Court for the Central District of California, Case No. CV11-03522 MMM/JEM;

12          WHEREAS, the parties to this action believe that the interest of justice, including the interest  
13 in judicial economy, would be best served by transferring this action to the United States District  
14 Court for the Central District of California where the first-filed *Georgino Action* is pending;

15          THEREFORE, the parties hereby stipulate and respectfully request that the Court transfer  
16 this action to the United States District Court for the Central District of California pursuant to 28  
17 U.S.C. § 1404(a).

18          IT IS SO STIPULATED.

19          DATED: August 26, 2011

REED SMITH LLP

20          By /s/ Scott H. Jacobs  
21                   Scott H. Jacobs  
22                   Brandon W. Corbridge  
23                   Attorneys for Defendant  
                  SUR LA TABLE, INC.

24          DATED: August 26, 2011

HOFFMAN & LAZEAR

25          By /s/ Chad A. Saunders  
26                   H. Tim Hoffman  
27                   Arthur W. Lazear  
28                   Chad A. Saunders  
                  Attorneys for Plaintiff  
                  NANCY DARDARIAN, on behalf of herself and  
                  all others similarly situated

## **ECF ATTESTATION**

I, Scott H. Jacobs, am the ECF User whose ID and Password are being used to file this:

**JOINT STIPULATION AND [PROPOSED] ORDER TRANSFERRING ACTION  
TO UNITED STATES DISTRICT COURT FOR THE CENTRAL DISTRICT OF  
CALIFORNIA, 28 U.S.C. § 1404(a)**

In compliance with General Order 45, X.B., I hereby attest that Chad A. Saunders concurred in this filing.

Dated: August 26, 2011 REED SMITH LLP

By: /s/ Scott H. Jacobs

Scott H. Jacobs

1 PURSUANT TO STIPULATION AND GOOD CAUSE APPEARING, IT IS HEREBY  
2 ORDERED that this matter is TRANSFERRED to the United States District Court for the Central  
3 District of California. 28 U.S.C. § 1404(a); *see Bennet v. Bed Bath & Beyond, Inc., et al.*, No. 11-  
4 02220, 2011 U.S. Dist. LEXIS 79973 (N.D. Cal. Jul. 22, 2011).

5  
6 **IT IS SO ORDERED.**

7  
8 DATED: August 29, 2011  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

